District Requested – Spring 2020			
Policy Number	Policy Name	Area	Туре
O111	Name	Bylaws	Revision
0113	Address	Bylaws	Revision
0164	Notice of Meetings	Bylaws	Revision
0165.1	Regular Meetings	Bylaws	Revision
0166	Executive Session	Bylaws	Revision
0171.4	Policy Adoption	Bylaws	Revision
2430	District-Sponsored Clubs and Activities	Program	Revision
2430.03	Non-District Sponsored Clubs, Activities and Club Sports	Program	Delete
5120	Assignment within District	Students	Revision
5460.02	Credit Flexibility	Students	Delete
6152	Student Fees, Fines, and Charges	Finances	Revision

Neola Volume 38 Number 2			
Policy Number	Policy Name	Area	Туре
1520	Employment of Administrators	Administration	Revision
2464	Gifted Education and Identification	Program	Revision
3120	Employment of Professional Staff	Professional Staff	Revision
3120.04	Employment of Substitutes	Professional Staff	Revision
3120.05	Employment of Personnel in Summer School and Adult Education Programs	Professional Staff	Revision
3120.08	Employment of Personnel for Co-Curricular/Extra- Curricular Activities	Professional Staff	Revision
4120	Employment of Classified Staff	Classified Staff	Revision
4120.08	Employment of Personnel for Co-Curricular/Extra- Curricular Activities	Classified Staff	Revision
4162	Drug and Alcohol Testing of CDL License Holders and Other Employees Who Perform Safety-Sensitive Functions	Classified Staff	Revision
5460	Graduation Requirements	Students	Revision
5460.02	Students At-Risk of Not Qualifying for a High School Diploma	Students	New

Neola Volume 38 Number 2			
Policy Number	Policy Name	Area	Туре
6107	Authorization to Accept and Distribute Electronic Records and to Use Electronic Signatures	Finances	Revision

<u>Green underline</u> text denotes policy additions. <u>Red strikethrough</u> text denotes policy deletions.



Book	Policy Manual
Section	Revisions - District Requested Spring 2020
Title	NAME
Code	po0111_20200130_mrr
Status	Ready for Board Review
Adopted	September 25, 2012

0111 - **NAME**

The Board of Education of this District shall be known officially as the Olentangy Local Schools District Board of Education.

Legal R.C. 3311.01



Policy Manual
Revisions - District Requested Spring 2020
ADDRESS
po0113_20200130_mrr
Ready for Board Review
September 25, 2012

0113 - ADDRESS

The official address of the Olentangy Local Schools <u>District</u> Board of Education shall be 814 Shanahan Road, Suite 1007840 <u>Graphics Way</u>, Lewis Center, Ohio, 43035.



Book	Policy Manual
Section	Revisions - District Requested Spring 2020
Title	NOTICE OF MEETINGS
Code	po0164_20200130_mrr
Status	Ready for Board Review
Adopted	September 25, 2012
Last Revised	November 20, 2018

0164 - NOTICE OF MEETINGS

A. A schedule of the time and place of all regular meetings shall be posted annually on the District website, published in the official newspaper(s), posted at the District office, and sent to the local media via email.

The notice shall also <u>convey that</u>, contain the following statement: "Uupon request, to the Communications Department and/or Pupil Services, the District shall make reasonable accommodations for <u>the participate in this activity."participation</u> of any person with a disability.

- B. Notice of the time, place, and purpose of each special meeting shall be given to the news media at least twenty-four (24) hours in advance of the meeting, except that when an emergency requires the immediate official action of the Board of Education, the member(s) calling the meeting shall immediately notify the media requesting such notice of the time, place, and purpose of the meeting and shall post the notice on the District's website.
- C. Notice of meetings at which any specific type of public business is to be discussed shall be sent to all persons requesting such notice.
- D. The Treasurer or the Office of the Superintendent shall notify all Board members in writing of each Board meeting no later than two (2) days in advance. Such notice shall include the time, place, and purpose of the meeting.
- E. Posting such meeting material to the District's website shall establish a reasonable method whereby any person may determine the time and place of all regularly scheduled meetings and the time, place, and purpose of all special meetings.

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Legal	R.C.	121.22
	R.C.	3313.16



Book	Policy Manual
Section	Revisions - District Requested Spring 2020
Title	REGULAR MEETINGS
Code	po0165.1_20200130_mrr
Status	Ready for Board Review
Adopted	September 25, 2012
Last Revised	November 20, 2018

0165.1 - REGULAR MEETINGS

Regular meetings of the Board of Education shall be public and held at least once every two (2) months.

- A. It shall be the responsibility of the Superintendent, in cooperation with the Board President, to prepare an agenda of the items of business to come before the Board at each regular meeting. The time of such meeting shall be fixed at the organization meeting. R.C. 121.22, 3313.15
- B. The agenda of the regular monthly meeting or special meetings shall be accompanied by a report from the Superintendent on information relating to the District with such recommendations as s/he shall make.

Each agenda shall contain the following statement:

"This meeting is a meeting of the Board of Education in public for the purpose of conducting the School District's business and is not to be considered a public community meeting. There is a time for public participation during the meeting as indicated in agenda."

- C. The agenda for each regular meeting shall be made available to each Board member so as to provide proper time for the member to study the agenda. Generally, the agenda should be made available no later than forty-eight (48) hours prior to the meeting or delivered so as to provide time for the study of the agenda by the member. The agenda for a special meeting shall be delivered at least twenty-four (24) hours before the meeting, consistent with provisions calling for special meetings.
- D. The Board shall transact business according to the agenda prepared by the Superintendent and submitted to all Board members in advance of the meeting. The order of business may be altered and items added at any regular meeting by a majority vote of the members present.

E. Consent Agenda

The Board may use a consent agenda to keep routine matters within a reasonable time frame.

The following routine business items may be included in a single resolution for consideration by the Board:

- 1. minutes of prior meetings
- 2. bills for payment
- 3. hiring of personnel
- 4. resolutions that require annual adoption, such as bank signatories, association membership(s), etc.

5. resignations and leaves

6. any document deemed necessary or appropriate

A member of the Board may request any item be removed from the consent resolution. No vote of the Board will be required to remove an item from the consent agenda. A single member's request shall cause it to be relocated as an action item eligible for discussion.

F. Rescheduled Regular Meeting

The agenda for a rescheduled regular meeting shall be the agenda that had been established for that regular meeting and the agenda may be modified pursuant to "regular meeting" procedures detailed in Bylaw 0165.1 - Regular Meetings.

Revised 5/23/13

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Book	Policy Manual
Section	Revisions - District Requested Spring 2020
Title	EXECUTIVE SESSION
Code	po0166_20200130_mrr
Status	Ready for Board Review
Adopted	September 25, 2012
Last Revised	November 20, 2018

0166 - EXECUTIVE SESSION

The Board of Education and its committees and subcommittees reserve the right to enter into executive session solely to discuss one (1) or more of the following issues that are exempted from public sessions:

- A. consideration of the appointment, employment, dismissal, discipline, promotion, demotion, or compensation of a public employee, or official
- B. investigation of charges or complaints against a public employee, official, licensee, or student unless such employee, official, licensee or student requests a public meeting; except that consideration of the discipline of a Board member for conduct related to the performance of his/her duties or his/her removal from office shall not be held in executive session
- C. consideration of the purchase of property for public purposes, or sale or other disposition of unneeded, obsolete, unfitfor-use property at competitive bidding, if premature disclosure of the information would give an unfair competitive or bargaining advantage to a person whose personal, private interest is adverse to the general public interest
- D. discussion, with the Board's legal counsel, of disputes involving the Board that are the subject of pending or imminent court action
- E. preparing for, conducting, or reviewing negotiations or bargaining sessions with public employees concerning their compensation or other terms and conditions of employment
- F. matters required to be confidential by Federal law or regulations or State statutes
- G. specialized details of security arrangements and emergency response protocols where disclosure might reveal information that could jeopardize the District's security
- H. consideration of confidential information related to the marketing plans, specific business strategy, production techniques, trade secrets, or personal financial statements of an applicant for economic development assistance, or to negotiations with other political subdivisions respecting requests for economic development assistance, provided that both of the following conditions apply:
 - the information is directly related to a request for economic development assistance that is to be provided or administered under one of the statutes referenced in R.C. 121.22(G)(8)(1), or that involves public infrastructure improvements or the extension of utility services that are directly related to an economic development project, and
 - a unanimous quorum of the Board or its subcommittee determines, by a roll call vote, that the executive session is necessary to protect the interests of the applicant or the possible investment or expenditure of public funds to be made in connection with the economic development project

No official action may be taken in executive session

Collective bargaining meetings between employers and employee organizations are private and not subject to R.C. 121.22. R.C. 4117.21

Audit conferences conducted by the Auditor of State or independent certified public accountants with District officials concerning the District's audit are exempt from R.C. 121.22.

An executive session will be held only at a regular or special meeting. After the meeting is convened, any member may make a motion for an executive session and must state the purpose or purposes of the session by citing one (1) or more of the reasons set forth above. If the session is to discuss a personnel matter listed in paragraph A above, the particular subject for which the session has been called must be identified in the motion. The motion does not need to name the person. Upon receiving a second to the motion and a majority roll-call vote of those present and voting, the chairperson shall declare the Board in executive session.

In keeping with the confidential nature of executive sessions, no member of the Board, committee or subcommittee shall disclose the content of discussions that take place during such sessions.

All members of the Board, committee or subcommittee are entitled to attend executive sessions. The Board, committee or subcommittee may invite any other person to attend an executive session.

Safety and Security of Executive Session

Board members shall not take any electronic communication devices into an executive session entered into for any reason authorized and/or required by the Sunshine Law. "Electronic communication device" shall include, without limitation, any audio or video recording device, cell phone, BlackBerry®, personal data assistant, pager or other two way communication instrument. A medical device, such as a hearing aid, used solely for the purpose of amplifying sound, shall not be considered an "electronic communication device."

Except as otherwise expressly provided in this policy, Board members shall leave all electronic communication devices and all personal effects or accessories that could be used to conceal such devices, such as briefcases, purses, backpacks, book bags, and overcoats, in the secure possession of the Treasurer or designee before entering into executive session. The Treasurer or designee will monitor the electronic communication devices in his or her possession during an executive session. In the event of emergency communication, the Treasurer or designee will interrupt the executive session to notify the Board member receiving the communication.

The Board member shall be excused from the executive session to attend to the emergency communication. A Board member who does not wish to have his or her electronic communication devices monitored while the board is in executive session shall express this intent to the Treasurer in writing, and the intent will be honored unless and until it is revoked by subsequent written notice.

Revised 6/26/14

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Book	Policy Manual
Section	Revisions - District Requested Spring 2020
Title	POLICY ADOPTION
Code	po0171.4_20200205_mrr
Status	Ready for Board Review
Adopted	September 25, 2012

0171.4 - POLICY ADOPTION

The adoption of new policies or the changing or repealing of existing policies is solely the responsibility of the Board. Policies, including the Board's bylaws, will be adopted, amended or repealed only by the affirmative vote of a majority of the members of the entire Board. Such action shall be scheduled on the agenda of a regular or special meeting.

Proposals for a new policy or for the amendment or repeal of an existing policy will be submitted in writing to the Superintendent for submission to the Board. Readings at two (2) separate meetings will normally be required before a new policy or a policy amendment is adopted. Action to adopt will take place at a subsequent or third meeting of the Board. The Board does have the option of voting for adoption at the second meeting.

Unless otherwise specified, a new policy or policy amendment will be effective upon the date of adoption by the Board and will supersede all previous policies in that area. Unless otherwise specified, the repeal of a policy will be effective on the date the Board takes such action.

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Book	Policy Manual
Section	Revisions - District Requested Spring 2020
Title	DISTRICT-SPONSORED CLUBS AND ACTIVITIES
Code	po2430_20200210_mrr
Status	Ready for Board Review
Adopted	May 25, 2011
Last Revised	May 18, 2017

2430 - DISTRICT-SPONSORED CLUBS AND ACTIVITIES

The Board of Education believes that the goals and objectives of this District are best achieved by a diversity of learning experiences, including those that are not conducted in a regular classroom but are directly related to the curriculum.

The purpose of curricular-related activities shall be to enable students to explore a wider range of individual interests than may be available in the District's courses of study but are still directly related to accomplishing the educational outcomes for students as adopted by the Board in Policy 2131.

For purposes of this policy, curricular-related activities are defined as those activities in which:

- A. the subject matter is actually taught or will be taught in a regularly offered course;
- B. the subject matter concerns the District's composite courses of study;
- C. participation is required for a particular course;
- D. participation results in academic credit.

No curricular-related activity shall be considered to be under the sponsorship of this Board unless it meets one or more of the criteria stated above and has been approved by the Superintendent.

Such activities, along with extra-curricular activities (not directly related to courses of study), may be conducted on or off school premises by clubs, associations, and organizations of students sponsored by the Board and directed by a staff advisor.

[OPTION #1]

[] The Board expressly declines to create a limited open forum for clubs and activities, initiated by students, that cannot meet one of the four criteria stated above.

[OPTION #2]

[x] The Board shall allow nondistrict-sponsored, student clubs and activities during noninstructional time, in accordance with the provisions in Policy 5730 - Equal Access For Nondistrict-Sponsored, Student Clubs and Activities.

[END OF OPTIONS]

[] Noncurricular student activities that are initiated by parents or other members of the community may be allowed under the provisions of Policy 7510 Use of District Facilities. The Board, however will not:

A. () assume any responsibility for the planning, conducting, or evaluating of such activities;

B. () provide any funds or other resources;

C. () allow any member of the District's staff to assist in the planning, conducting, or evaluating of such an activity during the hours s/he is functioning as a member of the staff.

No nondistrict sponsored organization may use the name of the School District or any other name which would associate an activity with the District.

In order to be eligible for any co curricular, interscholastic and noninterscholastic extra curricular activity, a student

- () must have maintained at least a ____ grade point average
- () must not have received a failing grade in any course-

for the () semester(s) () grading period prior to the () semester () grading period in which s/he wishes to participate. Students who are educated at home or enrolled in nonpublic schools are eligible to participate in accordance with Policy 9270. Students attending community or STEM schools may participate in extra-curricular activities in accordance with Policy 2430.02.

[] An exception may be made by the principal if the student has been participating in an intervention program and has shown satisfactory progress toward achieving the minimum grade point average.

If a student who becomes ineligible under these standards improves his/her grade point average during the current () semester () grading period enough to meet the eligibility standard, s/he may be reinstated

- () at the beginning of the next () semester () grading period.
- () after _____ more () semester(s) () grading period(s) with an acceptable grade point average.
 - () and no failing grades.

Students identified as disabled under R.C. Chapter 3323 and the IDEA are subject to the eligibility standards established by this policy unless specifically exempted by the express terms of their individualized education program (IEP). An IEP can specify the criteria by which a grade will be determined for [a] course[s], given the individual student's disability.

Whenever a student becomes a member of a District established student group or national organization such as National Honor Society, in order to remain a member, s/he must continue to meet all of the eligibility criteria and abide by the principles and practices established by the group or organization.

[] Any student who has not made a passing score on all required sections of State mandated tests after _____ attempts shall be ineligible to participate in any extra curricular activity, including athletics.

[Note: The following should be selected, if at all, only if the District provides intervention programs to help students pass the proficiency tests at times that would conflict with participation in the extra-curricular activity.]

[] The Board believes a student who has not passed these tests would be better served using the time that s/he would be participating in his/her interscholastic or non interscholastic extra curricular activity to participate in one or more of the District's intervention programs for assisting students to pass the required tests.

[] However, if a parent believes that his/her child may be unduly affected by his/her lack of participation in a particular interscholastic or noninterscholastic extra curricular activity, s/he may come to the school and sign a waiver that will release the student from this proficiency test eligibility rule and allow him/her to participate in an activity. The parent shall be informed, prior to signing the waiver, that State law does not allow a student to receive a high school diploma unless s/he has passed all State testing requirements.

The Athletic Director and/or Principal shall require that each student athlete, who participates in either an interscholastic or intramural sport, submits <u>Fforms</u> <u>2431 F1 and Form 2431 F2</u> signed by the student and his/her parent or guardian, or by a person having care or charge of the student, affirming that each has received the Ohio Department of Health's concussion and head injury information sheet. The forms shall be signed and submitted on an annual basis. No student may practice or compete in interscholastic or intramural athletics until <u>Fforms</u> <u>2431 F1 and Form 2431 F2</u> are received by the Athletic Director or Principal. No student will be denied the opportunity to participate in interscholastic athletics offered by a school in the District because the student has or is participating in college credit plus program as long as the student fulfills all academic, nonacademic and financial requirements.

Students shall be fully informed of the curricular-related and extra-curricular activities available to them and of the eligibility standards established for participation in these activities. Students will be further informed that participation in these activities is a privilege and not a right, and that they may be prohibited from all or part of their participation in such activities by authorized school personnel without further notice, hearing and/or appeal rights (See Policy 5610.05 - Prohibition from Extra-Curricular Activities). District-sponsored activities shall be available to all students who elect to participate and who meet eligibility standards.

The Superintendent shall prepare administrative guidelines to implement a program of curricular-related clubs and activities and of extra-curricular activities. Such guidelines should ensure that the needs and interests of the students are properly assessed and procedures are established for continuing evaluation of each club and activity.

Legal

R.C. 3313.53, 3313.5314, 3313.537, 3313.539, 3313.664, 3315.062 A.C. 3301-35-03



Book	Policy Manual
Section	Revisions - District Requested Spring 2020
Title	NON-DISTRICT SPONSORED CLUBS, ACTIVITIES AND CLUB SPORTS
Code	po2430.03_Repeal_20200210_mrr
Status	Ready for Board Review
Adopted	May 25, 2011

2430.03 NON-DISTRICT SPONSORED CLUBS, ACTIVITIES AND CLUB SPORTS

The Board of Education shall allow nondistrict sponsored, student clubs, activities and club sports during noninstructional time, in accordance with the provisions of Policy 5730 Use of District Facilities. The Board, however:

- A. will not assume any responsibility for the planning, conducting, or evaluating of such activities;
- B. will not provide any funds or other resources;
- C. will not allow any member of the District's staff to assist in the planning, conducting, or evaluating of such an activity during the hours s/he is functioning as a member of the staff.

No nondistrict sponsored organization may use the name of the District or any other name which would associate an activity with the District. The organization is not allowed to use school announcements to publicize their activities. No non district sponsored organization's group picture will be presented in a school's yearbook. However, any non district sponsored club/sport that prior to the date of this policy has been allowed to be in the school yearbook and use school announcements will continue to be allowed to do so.

All written information about the organization needs to follow the District guidelines for approval for distribution through the Public Information Department.

No athlete who participates in a nondistrict sponsored sport will participate with District sponsored athletes for signing "letters of intent" to colleges.



Book	Policy Manual
Section	Revisions - District Requested Spring 2020
Title	ASSIGNMENT WITHIN DISTRICT
Code	po5120_20200213_mrr
Status	Ready for Board Review
Adopted	May 25, 2011

5120 - ASSIGNMENT WITHIN DISTRICT

The Board of Education directs that the assignment of <u>Superintendent assigns</u> students to schools within this District be consistent with the best interests of students and the best use of the resources of this District.

The Board Superintendent shall determine

(x) annually

() periodically

the school attendance areas of the District and shall expect the students within each area to attend the school so designated.

The Superintendent shall

() annually

(x) periodically

review existing attendance areas and recommend to the Board such changes as may be justified by:

A. (\underline{x}) considerations of safe student transportation and travel;

- B. (x) convenience of access to schools;
- C. (\underline{x}) financial and administrative efficiency;
- D. (x) the effectiveness of the instructional program;
- E. (\underline{x}) a wholesome and educationally sound balance of student populations.
- F. ()_____.

No assignment to schools or attendance schedules shall discriminate against students on the basis of gender, race, religion, disability, or national origin.

 $[\underline{x}]$ The Superintendent may assign a student to a school other than that designated by the attendance area when such exception is justified by circumstances and is in the best interest of the student.

- A. () Every effort shall be made to continue a student in the elementary school to which s/he is initially assigned.
- B. () Wherever possible and advisable in the interests of the students, siblings shall be assigned to the same building.

[x] The Superintendent shall assign incoming transfer students to such schools, grades, and classes as may afford each student the greatest likelihood of realizing fullest educational potential.

 $[\underline{x}]$ The principal shall assign students in his/her school to appropriate grades, classes, or groups. This action shall be based on consideration of the needs of the student as well as the administration of the school.

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Legal R.C. 3313.48, 3313.49, 3319.01



Book	Policy Manual
Section	Revisions - District Requested Spring 2020
Title	CREDIT FLEXIBILITY
Code	po5460.02_Repeal_20200213_mrr
Status	Ready for Board Review
Adopted	May 25, 2011

5460.02 CREDIT FLEXIBILITY

The Board of Education recognizes that an effective educational program is one that provides opportunities for students to customize aspects of their learning around their respective needs and interests. Credit flexibility is one method to motivate and increase student learning by allowing access to more resources, customization around individual student needs and the use of multiple measures of learning.

Credit flexibility shifts the focus from "seat time" to performance. Students can earn units of high school credit based on an individually approved credit flexibility plan. The intent of credit flexibility is to meet increased expectations for high school graduation in response to globalization, technology and demographics, and to meet the demand for 21st century skills. In accordance with State law, the District must develop and implement a credit flexibility plan that enables students to earn high school credit by:

- A. completing coursework;
- B. testing out or showing mastery of course content;
- C. pursuing an educational option and/or an individually approved option; and/or
- D. any combination of the above.

The Superintendent/designee is to develop the District's credit flexibility plan.



Book	Policy Manual
Section	Revisions - District Requested Spring 2020
Title	STUDENT FEES, FINES, AND CHARGES
Code	po6152_20200210_mrr
Status	Ready for Board Review
Adopted	December 14, 2011
Last Revised	December 12, 2013

6152 - STUDENT FEES, FINES, AND CHARGES

Choose Option #1 or #2

[] Option #1

The Board of Education will provide the necessary textbooks and/or electronic textbooks required by the course of study free of charge for its students. The Board may, however, need to levy certain charges to students to facilitate the utilization of other appropriate learning materials used in the course of instruction. If the District determines that a student is in serious financial need, it may choose to provide any or all such materials free of charge. Any such waiver of these charges shall be made in accordance with Policy 6152.01.

A charge shall not exceed the combined cost of the material used, freight and/or handling charges, and nominal add on for loss. Money received from resale of such material shall be returned to the Treasurer with an accurate accounting of all transactions.

[x] Option #2

The Board of Education will provide the necessary textbooks and/or electronic textbooks required by the course of study free of charge for its students. The Board may need to levy certain charges to students to facilitate the utilization of other appropriate materials for curricular as well as co-curricular and extra-curricular, noncredit activities. Such charges would be made on expendable items such as magazines, workbook materials, paperback selections, and laboratory supplies, and materials, for clubs, independent study or special projects, and District-sponsored trips. Any waiver of fees shall be made pursuant to Policy 6152.01.

School fees shall be paid in advance for each school term at the time of initial registration or initial enrollment.

Fees

For the purposes of this policy, "school fees" or "fees" means any monetary charge collected by the District from a student or the parent(s) or guardian of a student as a prerequisite for the student's participation in any curricular or extra-curricular program of the District.

- A. "School fees" include, but are not limited to, the following:
 - 1. (\underline{x}) all charges for required workbooks and instructional materials
 - (x) all charges and deposits collected by a school for use of school property (e.g., locks, towels, laboratory equipment)
 - 3. (x) charges for field trips made during school hours, or made after school hours if the field trip is a required or customary part of a class or extra-curricular activity

4. (x) charges or deposits for uniforms or equipment related to varsity and intramural sports, or to me after programs

FX A1-April 8 2020

- 5. (x) charges to participate in extra-curricular activities
- 6. (\underline{x}) charges for supplies required for a particular class or for gym uniforms
- 7. (x) graduation fees
- 8. (x) school records fees
- 9. (\underline{x}) school health service fees
- 10. () driver's education fee assessed pursuant to Ohio Revised Code
- B. "School fees" do not include:
 - 1. (x) library fines and other charges made for the loss, misuse, or destruction of school property;
 - 2. (x) charges for the purchase of class rings, yearbooks, pictures, diploma covers, or similar items;
 - 3. (x) charges for optional travel undertaken by a school club or group of students outside of school hours;
 - 4. (x) charges for admission to school dances, athletic events, or other social events;
 - 5. () optional community service programs for which fees are charged (e.g., preschool before and after school child care, recreation programs).

A charge shall not exceed the combined cost of the outside service provided or material used, freight and/or handling charges. Money received from resale of such material, if any, shall be returned to the Treasurer with an accurate accounting of all transactions.

[END OF OPTIONS]

Fines

When school property, equipment, or supplies are damaged, lost, or taken by a student, a fine will be assessed. The fine will be reasonable, seeking only to compensate the school for the expense or loss incurred.

The late return of borrowed books or materials from the school libraries will be subject to appropriate fines.

Choose Option #1 or #2

[x] Option #1

Any fees, fines, and/or other charges collected by members of the staff shall be turned in to the Treasurer within one (1) business day after collection.

[] Option #2

Any fees, fines, and/or other charges collected by members of the staff that total more than \$1,000.00 or that cannot be safeguarded shall be turned in to the Treasurer within one (1) business day after collection. Any fees, fines, and/or charges collected by members of the staff that total less than \$1,000.00 and that can be safeguarded shall be turned in to the Treasurer within three (3) business days after collection. A place such as the building safe or a locked file cabinet **()** shall be designated in each building **()** shall be used for securing these monies until they are deposited with the Treasurer. At no time shall any staff member place public monies in his/her own banking accounts or commingle public monies with their own. Except in cases of extenuating circumstances, i.e., the inability to access the secure place in the building, public monies should not be taken to a person's place of residence.

[END OF OPTIONS]

In accordance with R.C. 3313.642, failure to pay fees and fines may result in the withholding of grades and credit. In the event the above course of action does not result in the fee being collected, the Board authorizes the Treasurer to take the student and/or his/her parents to Small Claims Court for collection. Under no circumstances will the Board withhold the grades, credits,

Annually, the District will report to the Ohio Department of Education the number of students for whom it sent transcripts pursuant to R.C. 3313.642(D), and the total amount of unpaid fees lost due to compliance with that provision.

Nothing in this policy restricts the right of access of a parent or student to school records or to receive copies of such records, as required by Federal and State laws.

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Legal R.C. 2151.272, 3313.642, 9.38

EX. A.1 - April 8, 2020



Book	Policy Manual
Section	Revisions - Volume 38 Number 2
Title	EMPLOYMENT OF ADMINISTRATORS
Code	po1520_20200220_mrr
Status	Ready for Board Review
Adopted	January 26, 2012
Last Revised	April 28, 2016

1520 - EMPLOYMENT OF ADMINISTRATORS

The Board of Education recognizes that it is vital to the successful operation of the District that administrative positions created by the Board be filled with highly qualified and competent personnel. The Board may contract with the governing board of the educational service center from which it otherwise receives services to conduct searches and recruitment of candidates for assistant superintendent, Principal, assistant principal, and other administrator positions.

The Board shall approve the employment, determine the compensation, and establish the term of said employment for each administrator employed by the Board. Individuals may be employed as administrators pursuant to a limited contract for a term not to exceed three (3) years, unless the individual has been employed by the Board as an administrator in the District for three (3) or more years, in which case his/her term of the contract shall be for not more than five (5) years and, unless the Superintendent recommends otherwise, not less than two (2) years. If, however, the Superintendent so recommends, the term of the contract of an individual who has been employed as an administrator in the District for three (3) years or more may be one_(1) year. All subsequent contracts granted to such individuals must be for a term of not less than two (2) years and more than five (5) years.

The Board shall only employ those candidates nominated by the Superintendent, unless otherwise authorized by law (see below).

Individuals employed in the following categories shall be considered members of the administrative staff:



[x] In accordance with the provisions of R.C. 3319.031, the Board may assign specified powers and duties to one (1) or more administrators.

Any person employed as an assistant superintendent, Principal, assistant principal, or other administrator shall possess a valid certificate/license issued pursuant to Ohio law and shall file a copy of his/her certificate/license with the District.

<u>As a prerequisite to employee pay, the Superintendent must first issue to the Treasurer a written statement that confirms each</u> administrator has filed with the Superintendent both a copy of all valid licenses as well as copies of any reports required by the State Board or this Board to demonstrate his/her qualification to assume an educational administrator position. No administrator

EX. A.1 - April 8, 2020 employed in a position for which licensure is required may be paid until evidence of such appropriate licensure for the fposition has been received by the Superintendent and transmitted to the Treasurer.

To the extent permitted by law, the Board may request the State Board of Education to issue a two (2) year alternative administrative specialist license or a one (1) year alternative principal license to a candidate recommended by the Superintendent for an administrative position, provided the candidate is of good moral character and meets the requirements set forth by the State Board of Education.

Relatives of Board members may be employed by the Board, provided the member of the Board does not participate in any way in the discussion or vote on the employment when such a conflict of interest is involved.

<u>A supervisor may not date or have any form of sexual relationship with an employee who directly reports to him/her even when</u> the relationship is voluntary and welcome. Any such activity should be reported to the appropriate personnel.

 $[\underline{x}]$ An individual who is related to [a] staff member[s] may be employed as an administrator by the Board provided the administrator is not placed in a position in which s/he will supervise directly the staff member to whom s/he is related.

 $[\underline{x}]$ Applications for employment as an administrator will not be accepted from any current Board member. If a Board member wishes to apply for a position on the administrative staff, his/her resignation must be accepted by the Board prior to submitting an application.

 $[\underline{x}]$ The employment of administrative staff members prior to approval by the Board is authorized when their employment is required to maintain continuity in the educational program. Employment shall be recommended to the Board at the next regular meeting.

Prior to employment, the candidate selected must pass a background check performed by the Bureau of Criminal Identification and Investigation and/or the Federal Bureau of Investigation.

The Superintendent may recommend and the Board may approve the reemployment of an administrative staff member at any regular or special meeting held during the period beginning on the first day of January of the calendar year immediately preceding the year of expiration of the employment contract and ending on the first day of June in the year the employment contract expires.

The Board may, by a three-fourth's (3/4's) majority vote of its full membership, reemploy an assistant superintendent, Principal, assistant principal, or other administrator whom the Superintendent refuses to nominate. If need be, and to the extent permitted by law, the Board may request the State Board of Education to issue a two (2) year alternative administrative specialist license or a one (1) year alternative principal license to an administrator whom the Superintendent has refused to nominate for reemployment in an administrative position, provided the candidate is of good moral character and meets the requirements set forth by the State Board of Education.

Before taking action to renew or non-renew the contract of any administrator and prior to the first day of June of the year in which the administrator's contract expires, the Board shall notify each such administrator of the date his/her contract expires and inform the administrator that s/he may request a meeting with the Board to discuss its reasons for considering renewal or non-renewal of his/her contract. Upon the request of the administrator, the Board shall meet with him/her in executive session. The administrator shall be permitted to have a representative of his/her choice present at that meeting.

If the Board fails to provide the evaluations as required by Board Policy or if the Board fails to provide, following the request of the administrator, a meeting for the purpose of discussing the Board's reasons for considering renewal or non-renewal of the administrator's contract, then the administrator shall be automatically reemployed at the same salary plus any increments that may be authorized by the Board, and the term of reemployment shall be one (1) year, unless the individual has been employed as an administrator by the District for three (3) years or more in which case the reemployment shall be for a term of two (2) years.

Furthermore, an administrator shall be deemed reemployed upon expiration of his/her contract term unless the administrator notifies the Board to the contrary on or before the fifteenth day of June, or unless the Board either reemploys the administrator for a succeeding term or gives written notice of its intent not to reemploy the administrator on or before the first day of June in the year in which said contract expires. In such instances, the reemployment shall be at the same salary plus any increments that may be authorized by the Board, and the term of reemployment shall be one (1) year, unless the individual has been employed as an administrator by the District for three (3) years or more in which case the reemployment shall be for a term of two (2) years.

[x] Any administrator's intentional misstatement of fact material to qualifications for employment or reemployment, or to the determination of salary, shall be considered by this Board to constitute grounds for dismissal.

EX.A.1-April 8, 2020 [x] All administrators shall become familiar with the policies of the Board and other such guidelines, regulations, regulations, fragmatic fragma

Except by mutual agreement of the parties thereto, no administrator shall be transferred during the term of his/her contract to a position of lesser responsibility. Furthermore, no contract may be terminated or suspended except in accordance with State law.

The Superintendent shall prepare administrative guidelines for the recruitment and selection of administrative staff.

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R.C. 3319.01, 3319.02, 3319.031, 3319.07, 3319.16, 3319.17, 3319.171

R.C. 3319.27, 3319.36



Book	Policy Manual
Section	Revisions - Volume 38 Number 2
Title	GIFTED EDUCATION AND IDENTIFICATION
Code	po2464
Status	Ready for Board Review
Adopted	May 25, 2011
Last Revised	September 28, 2017

2464 - GIFTED EDUCATION AND IDENTIFICATION

The Board of Education shall ensure that procedures are established to identify all gifted students. The District follows the identification eligibility criteria as specified in Section 3324.03 of the Ohio Revised Code and the Operating Standards for Identifying and Serving Gifted Students as specified in the District Plan.

"Gifted" students perform or show potential for performing at remarkably high levels of accomplishment when compared to others of their age, experience, or environment. Annually, children who are gifted are identified by professionally qualified persons using a variety of assessment procedures. The Board encourages efforts to provide services for the children who are gifted as an integral part of the total kindergarten through grade 12 program.

The Superintendent shall identify children in grades kindergarten through twelve, who may be gifted in one or more of the following areas:

A. Superior Cognitive Ability

- B. Specific Academic Ability in one or more of the following content areas:
 - 1. Mathematics
 - 2. Science
 - 3. Reading, writing, or a combination of these skills
 - 4. Social studies
- C. Creative Thinking Ability
- D. Visual or Performing Arts Ability such as drawing, painting, sculpting, music, dance, drama

Only those instruments approved by the Ohio Department of Education shall be used for screening, assessment, and identification of children who are gifted as provided in the Chart of Approved Gifted Identification/Screening Instruments. The District shall select instruments from the approved list that will allow for appropriate screening and identification of minority and disadvantaged students, students with disabilities, and students for whom English is a second language.

Scores on Ohio Department of Education approved assessment instruments provided by other school districts and trained personnel outside the School District shall be accepted.

The Board of Education shall adopt and the Superintendent shall submit to the Ohio Department of Education a plan for the screening, assessment, and identification of children who are gifted. Any revisions to the District plan will be submitted to the

- A. the criteria and methods used to screen and select children for further assessment who perform or show potential for performing at remarkably high levels of accomplishment in one of the gifted areas
- B. the sources of assessment data used to select children for further testing and an explanation to parents of the multiple assessment instruments required to identify children who are gifted
- C. an explanation for parents of the methods used to ensure equal access to screening and further assessment by all District children, culturally and linguistically diverse children, children from low socio-economic background, children with disabilities, and children for whom English is a second language
- D. the process of notifying parents regarding all policies and procedures concerning the screening, assessment, and identification of children who are gifted
- E. provision of an opportunity for parents to appeal any decision about the results of any screening procedure for assessment, the scheduling of children for assessment, or the placement of a student in any program or for receipt of services
- F. procedures for the assessment of children who transfer into the District
- G. provisions for students to withdraw from gifted programs and services
- H. at least two (2) opportunities a year for assessment in the case of children requesting assessment or recommended for assessment by teachers, parents, or other students

The District's plan may provide for contracting with any qualified public or private service provider for screening or assessment services under the plan.

The Superintendent shall:

- A. ensure equal opportunity for all children identified as gifted to receive any or all services offered by the District;
- B. implement a procedure for withdrawal of children from District services and for reassessment of children;
- C. implement a procedure for resolving disputes with regard to identification and placement decisions;
- D. inform parents of the contents of this policy as required;
- E. submit, as required, an annual report to the Ohio Department of Education.

Placement procedures for District services shall be in conformance with the District's written criteria for determining eligibility for placement in those services.

- A. Written criteria for determining eligibility for placement in a gifted service shall be provided to any parent, District educator, or the Ohio Department of Education upon request.
- B. Written criteria provided by the District shall include an explanation of the methods used to ensure equal access to each gifted service for all eligible District students, including minority or disadvantaged students, students with disabilities, and students for whom English is a second language.
- C. Services which students receive shall be consistent with their area(s) of identification and shall be differentiated to meet their needs.
- D. Subjective criteria such as teacher recommendations shall not be used to exclude a student from service in the superior cognitive and specific academic areas who would otherwise be eligible.
- E. All District students who meet the written criteria for a gifted service shall be provided an equal opportunity to receive that service.

EX. A.1 - April 8, 2020 The Superintendent shall implement all policies and procedures in accordance with laws, rules and regulations, Payer of the Operating Standards for Identifying and Serving Gifted Students.

The Superintendent shall implement all policies and procedures in accordance with timelines and other requirements of laws, rules and regulations, and follow the Operating Standards for Identifying and Serving Gifted Students.

The Superintendent shall develop a plan for the service of gifted students enrolled in the District identified under this policy. Gifted services shall occur during the typical instructional day with flexibility allowed for the scheduling of District-approved internships or mentorships and higher education coursework, including credit flexibility. Services specified in the plan may include such options as the following:

- A. a differentiated curriculum
- B. differentiated instruction
- C. cluster groupings
- D. mentorships/internships
- E. whole grade acceleration (see Policy 5410)
- F. subject acceleration (see Policy 5410)
- G. early entrance (see Policy 5112)
- H. early high school graduation (see Policy 5464)
- I. dual enrollment opportunities including but not limited to college credit plus
- J. advanced placement/international baccalaureate courses
- K. honors classes
- L. magnet schools
- M. self-contained classrooms
- N. resource rooms
- O. independent study/educational options
- P. advanced online courses and programs
- Q. services from a trained art instructor
- R. other options identified in the rules of the Ohio Department of Education

A Written Education Plan (WEP) will guide the gifted services based on the student's area(s) of identification and individual needs. The Written Education Plan shall:

- A. provide a description of the services to be provided;
- B. identify staff members responsible for providing that specific services are delivered;
- C. implement a procedure for resolving disputes with regard to identification and placement decisions;
- D. specify policies regarding the waiver of assignments and the scheduling of tests missed while participating in any gifted services provided outside the general classroom if different from the District policy detailed below;
- E. specify a date by which the WEP will be reviewed for possible revision.

The WEP shall be developed in collaboration with an educator who holds licensure or an endorsement in gifted emcatton. The WEP shall include goals for the student, methods and performance measurements for evaluating progress on the goals, and a schedule for reporting progress to students and parents.

EX. A.1 - April 8, 2020

Parents and all educators responsible for providing gifted education services to the student, including teachers providing differentiated instruction in general education settings, shall be provided a copy of the WEP.

Students participating in gifted services provided outside the general education classroom will generally be exempted from routine classwork (worksheets, homework, etc.) assigned during absences from the regular classroom due to participation in the gifted services. Students are to turn in work due the day of absence and make arrangements to make up missed tests. Special classwork (projects, book reports, etc.) assigned during the student's absence are to be completed. Exceptions to this policy will be detailed in the student's Written_Education Plan.

The District shall report to parents and the Ohio Department of Education that a student is receiving gifted education services only if the services are provided in conformance with the Operating Standards for Identifying and Serving Gifted Students.

Each year, the District shall submit data and participate in program audits as required by the Department.

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R.C. 3301.07(K), 3324.01 - 3324.07, 3315.09, 3317.022, 3317.024, 3317.051 R.C. 3317.40 A.C. 3301-35-01, 3301-35-06, 3301-51-15



Book	Policy Manual
Section	Revisions - Volume 38 Number 2
Title	EMPLOYMENT OF PROFESSIONAL STAFF
Code	po3120_20200220_mrr
Status	Ready for Board Review
Adopted	October 26, 2011
Last Revised	December 12, 2013

3120 - EMPLOYMENT OF PROFESSIONAL STAFF

The Board of Education recognizes that it is vital to the successful operation of the District that positions created by the Board be filled with highly qualified and competent personnel.

The Educational effort of a District is dependent on every member of the staff for its overall effectiveness and value. The Olentangy Board of Education intends to have the best qualified people to serve as professional staff personnel.

The recruitment and selection of suitable candidates for positions will be the responsibility of the Superintendent or designee who will confer with principals and other supervisors before making a selection. An employee may apply for any vacancy for which s/he is qualified.

The Board shall approve the employment, and also, when not covered by the terms of a negotiated, collectively-bargained agreement, fix the compensation and establish the term of employment for each professional staff member employed by the Board.

Individuals employed in the following categories shall be considered members of the professional staff:



 $[\underline{x}]$ Such approval shall be given only to those candidates for employment recommended by the Superintendent or by another individual designated by the Board in the event that the Superintendent's nomination would be a violation of R.C. 2921.42.

Relatives of Board members may be employed by the Board, provided a member of the Board does not participate in any way in the discussion or vote on the employment when a conflict of interest is involved.

Relatives of staff members may be employed by the Board, provided the staff member being employed is not placed in a position in which s/he is supervised directly by the relative staff member.

<u>A supervisor may not date or have any form of sexual relationship with an employee who directly reports to him/her</u> even when the relationship is voluntary and welcome. Any such activity should be reported to the appropriate personnel. [] The Board will not employ (but may reemploy) the

() -children, siblings, spouse, parents, in laws, or bona fide dependents (IRS criteria) of a Board member.
 () -children, siblings, spouse, parents, in laws, or bona fide dependents (IRS criteria) of a regular full time professional staff member.

 $[\underline{x}]$ Applications for employment will not be accepted from any current Board member. If a Board member wishes to apply for a position, his/her resignation must be accepted by the Board prior to submitting an application and the Board member must not use or attempt to use his/her official authority or influence to secure the employment position.

 $[\underline{x}]$ Any professional staff member's intentional misstatement of fact material to qualifications for employment or the determination of salary shall be considered by this Board to constitute grounds for dismissal.

 $[\underline{x}]$ The employment of professional staff members prior to approval by the Board is authorized when their employment is required to maintain continuity in the educational program. Employment shall be recommended to the Board at the next regular meeting.

[x] No candidate for employment as a professional staff member shall receive recommendation for such employment without having proffered visual evidence of proper licensing or that application for such licensing is in process. Said licensing shall meet the minimum requirements of State law for the position for which s/he is being recommended.

[x] The Superintendent may, however, recommend to the Board the employment of an unlicensed person if s/he holds a baccalaureate degree and is a veteran of the Armed Forces of the United States and has been honorably discharged within the last three (3) years, and while in the armed services, had meaningful experience as a teacher or instructor, and the right to teach without a license has not been revoked by the Superintendent of Public Instruction.

If such a person is employed, s/he shall be considered to be eligible for and must fulfill the professional development standards required of other professional staff members.

If the Superintendent, after proper investigation, determines that the person no longer should have the right to teach, s/he may be terminated without regard to R.C. 3319.11 and R.C. 3319.16.

Professional staff must also pass a background check performed by the Bureau of Criminal Identification and Investigation and the Federal Bureau of Investigation (see Policy 3121).

The Superintendent shall prepare administrative guidelines for the recruitment and selection of all professional staff.

REQUIREMENTS FOR TEACHERS

Teachers must hold a valid license issued by the State to teach in all areas of assignment. Teachers who instruct in core subject areas must be properly certified/licensed as required by the Elementary and Secondary Education Act, as amended ("ESEA"), and State law. A properly licensed/certified teacher is defined as a teacher who has successfully completed all requirements for certification/licensure and holds a license applicable to all grade levels and subject areas in which the teacher provides instruction and the students to whom the teacher provides the instruction. "Core subject areas" include reading, English Language Arts, Mathematics, Science, Social Studies, Foreign Language, and Fine Arts.

The following teaching license types may be considered eligible for proper certification/licensure in a core subject area:

- A. Resident Educator/Alternative Resident Educator License
- B. Professional Educator License
- C. Senior Professional Educator License
- D. Lead Professional Educator License
- E. One-Year Out-of-State License
- F. <u>Supplemental License</u>
- G. Visiting International Teacher License

in the District that they may request information about the professional qualifications of each classroom teacher instruction to the student. Upon request of the parent/guardian, the District will provide information about each teacher assigned to provide instruction to their student(s) in a timely manner. The information will include whether the teacher has satisfied all requirements for certification/licensure or whether the teacher provides instruction under a waiver.

All teachers shall be "highly qualified."

"Highly Qualified" means:

- A. Full State certification as a teacher (including an alternative educator license) or passed State teacher licensing exam and holds current license to teach; certification or license requirements may not be waived on a temporary basis-
- B. For elementary teachers new to the profession, this also requires:
 - 1. at least a bachelor's degree
 - 2. passing a rigorous State test on subject knowledge and teaching skills in reading, writing, math, and other areas of elementary curriculum (State certification test may suffice)
- C. For secondary or middle school teachers new to the profession this also requires:
 - 1. at least a bachelor's degree, and
 - 2. passing a rigorous State test in each of the subject areas s/he will teach (State certification test may suffice), or
 - 3. for each academic subject taught, having an academic major, course work equivalent to an undergraduate major, a graduate degree, or advanced certification or credentialing
- D. For elementary, middle, or secondary school teachers with prior experience, this also requires:
 - 1. at least a bachelor's degree, and
 - 2. meets standards for new teachers (above), or
 - 3. demonstrates competence in all academic subjects s/he teaches based on a uniform State standard of evaluation (standard for academic subject matter and teaching skills set by the State)

Confirmation of Licensure

As a prerequisite to employee pay, the Superintendent must first issue to the Treasurer a written statement that confirms each teacher and/or professional employee has filed with the Superintendent both a copy of all valid licenses as well as copies of any reports required by the State Board or this Board to demonstrate his/her qualification to teach in all assigned subject and grade levels of instruction and/or a professional educator position. No professional staff member employed in a position for which licensure is required may be paid until evidence of such appropriate licensure for the subject area, grade level, or position, etc. has been received by the Superintendent and transmitted to the Treasurer.

R.C. 2909.34, 2921.01, 2921.42, 3319.02, 3319.07, <u>3319.074, 3</u>319.11 R.C. 3319.23 .282,3319.23 .28, 3319.283, 3319.301, <u>3319.36, 3319.39</u> 20 U.S.C. 6319 20 U.S.C. 7801 <u>A.C. 3301-24-05</u> <u>ESEA 1112</u>

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R.C.2909.34, 2921.01, 2921.42, 3319.02, 3319.07, 3319.074, 3319.11 R.C. 3319.23 - .28, 3319.283, 3319.301, 3319.36, 3319.39 20 U.S.C. 6319 20 U.S.C. 7801 A.C. 3301-24-05 ESEA 1112



Book	Policy Manual
Section	Revisions - Volume 38 Number 2
Title	EMPLOYMENT OF SUBSTITUTES
Code	po3120.04_20200213_mrr
Status	Ready for Board Review
Adopted	October 26, 2011
Last Revised	October 23, 2012

3120.04 - EMPLOYMENT OF SUBSTITUTES

The Board of Education recognizes the need to procure the services of substitutes in order to continue the operation of the schools as a result of the absence of regular personnel.

The Superintendent shall employ substitutes for assignment as services are required to replace temporarily absent regular staff members and fill new positions. (1) Such assignment of substitutes may be terminated when their services are no longer required.

The Superintendent shall recommend and the Board shall approve substitutes to replace temporarily absent regular staff members and fill new positions. Substitute teachers whose license limits them to teach for only one (1) semester in a class will be approved by the Board before the start of each semester. Employment of substitute teachers may be terminated when their services are no longer required.

Substitutes must possess a valid Ohio professional license or substitute licenseteaching license to serve as a substitute. No professional staff member employed in a position for which licensure is required may be paid until evidence of such appropriate licensure for the subject area, grade level, or position, etc. has been received by the Superintendent and transmitted to the Treasurer., unless the **()** Superintendent **()** Educational Service Center (ESC) Superintendent believes the person's application information indicates the person has the qualifications to receive a teacher's license. Such a person may be employed on a conditional basis for a period not to exceed sixty (60) days from the date the person submits a request for a license to the Department of Education through the date the **()** Superintendent **()** Educational Service Center Superintendent Service Center Superintendent Freceives the person's valid teaching license. If the license is not delivered within the time period, the person's employment is to be terminated.

Substitutes also must pass a background check performed by the Bureau of Criminal Identification and Investigation and the Federal Bureau of Investigation (see Policy 3121).

Substitutes may be required to undergo a tuberculosis examination in accordance with the law and at the direction of the Ohio Department of Health or the local health department.

In order to retain well-qualified substitutes for service in this District, the Board will offer competitive compensation at a rate set annually by the Board.

A substitute employed for more than sixty (60) days in one (1) specific position will be placed at the minimum salary on the current teachers' salary schedule (e.g. BA/0) and will be eligible for fringe benefits provided regular staff members. to regular teachers, including sick leave.

D<u>Casual or d</u>aily substitutes shall not earn sick leave nor be paid for days when students are not required to attend school. They are also not entitled to receive notice of non-renewal.

R.C. 2909.34, 3307.381(A), 3317.13, 3319.10, <u>3319.101, 3319.36</u>, 3319.39



Book	Policy Manual
Section	Revisions - Volume 38 Number 2
Title	EMPLOYMENT OF PERSONNEL IN SUMMER SCHOOL AND ADULT EDUCATION PROGRAMS
Code	po3120.05_20200213_mrr
Status	Ready for Board Review
Adopted	October 26, 2011
Last Revised	October 23, 2012

3120.05 - EMPLOYMENT OF PERSONNEL IN SUMMER SCHOOL AND ADULT EDUCATION PROGRAMS

The Board of Education recognizes that the success of the summer school and adult education programs depends in large measure upon the employment of qualified and competent personnel.

The Board shall fix the compensation and set the term of employment for each person employed in the subject programs established for this District. The Board will employ only those candidates recommended by the Superintendent.

A candidate's intentional misstatement of fact material to his/her qualifications for employment or the determination of his/her salary will be considered by the Board to constitute grounds for dismissal.

[x] No candidate for employment shall receive recommendation for such employment without having proffered visual evidence of proper licensing, if needed or that application for such licensing if in process. <u>In accordance with Policy 3120, no professional</u> <u>staff member employed in a position for which licensure is required may be paid until evidence of such licensure has been</u> <u>received by the Superintendent and transmitted to the Treasurer.</u>

Personnel also must pass a background check performed by the Bureau of Criminal Identification and Investigation and the Federal Bureau of Investigation (see Policy 3121).

[] Adult education instructors who do not have unsupervised access to children may forego the FBI criminal records checks if, within the previous five (5) years period, they have continuously resided in Ohio.

R.C. 2909.34, 3307.381, 3319.10, 3317.13, <u>3319.36, 3319.39</u>

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Legal R.C. 2909.34, 3307.381, 3319.10, 3317.13, 3319.36, 3319.39



Book	Policy Manual
Section	Revisions - Volume 38 Number 2
Title	EMPLOYMENT OF PERSONNEL FOR CO-CURRICULAR/EXTRA-CURRICULAR ACTIVITIES
Code	po3120.08_20200220_mrr
Status	Ready for Board Review
Adopted	October 26, 2011
Last Revised	May 18, 2017

3120.08 - EMPLOYMENT OF PERSONNEL FOR CO-CURRICULAR/EXTRA-CURRICULAR ACTIVITIES

The Board of Education may employ professional staff for co-curricular/extra-curricular activities. However, the Board may find it necessary to employ, on a part-time basis, coaches or activity sponsors who are not members of the professional staff. Such part-time employees

- (x) may be members of the District's
 - (\underline{x}) classified staff
 - (x) support staff
 - (\underline{x}) or individuals from the community or nearby areas.

The Board authorizes the Superintendent

- (\underline{x}) to recommend candidates for employment by the Board.
- $(\underline{x}$) to act for the Board in employing such part-time staff.

Each coach or activity sponsor shall hold a valid Pupil Activity Program Permit issued by the State Board of Education under R.C. 3319.303(A), have any other necessary qualifications, have been properly interviewed, and shall sign an employment contract which includes the conditions of employment, compensation arrangements, and contract termination procedures. An employee must submit a copy of an active Pupil Activity Program Permit to both the Treasurer/CFO and the Superintendent before the Board will pay any compensation.

In accordance with Policy 3120, no staff member, coach, or activity sponsor employed in a position for which licensure or permit is required may be paid until evidence of such appropriate licensure or permit valid for the effective dates of such services has been received by the Superintendent and transmitted to the Treasurer.

[x] The Board will not allow any prospective coach or activity sponsor to engage in supervision and/or coaching activities until such time that a valid Pupil Activity Permit for that individual is filed with the District.

Personnel must also pass a background check performed by the Bureau of Criminal Identification and Investigation and the Federal Bureau of Investigation (see Policy 3121).

The Board may renew the contract of any nonlicensed individual, currently employed by the Board for one or more years, without first offering the position held by that individual to employees of the District who are licensed individuals or advertising the position as available to any qualified licensed individuals who are not currently employed by the Board unless otherwise prohibited by a collective bargaining agreement.

EX.A.1-April 8, 2020 No individual employed by the Board for any co-curricular or extra-curricular activity may accept compensation Preside of third party or source, including, but not limited to booster, parent or other District support organizations, for the performance of his/her official duties or as a supplement to his/her compensation from the Board.

No individual serving as a volunteer for co-curricular/extra-curricular activities may accept compensation from any third party or source, including, but not limited to booster, parent or other District support organizations, for the performance of his/her official duties as a volunteer on behalf of the Board.

R.C. 2909.34, 3319.303, <u>3319.36,</u> 3313.53, 3313.539, 3319.39 A.C. 3301-27-01, Ohio Ethics Commission Advisory Opinion 2008-01

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R.C. 3319.303, 3319.36, 3313.53, 3313.539, 3319.39

A.C. 3301-27-01, Ohio Ethics Commission Advisory Opinion 2008-01



Book	Policy Manual
Section	Revisions - Volume 38 Number 2
Title	EMPLOYMENT OF CLASSIFIED STAFF
Code	po4120_20200220_mrr
Status	Ready for Board Review
Adopted	August 22, 2011
Last Revised	October 23, 2012

4120 - EMPLOYMENT OF CLASSIFIED STAFF

The Board of Education recognizes that it is vital to the successful operation of the District that positions created by the Board be filled with qualified and competent personnel.

The educational effort of a District is dependent on every member of the staff for its overall effectiveness and value. The Olentangy Board of Education intends to have the best qualified people to serve as support staff personnel.

The recruitment and selection of suitable candidates for positions will be the responsibility of the Superintendent who will confer with principals and other supervisors before making a selection. An employee may apply for any vacancy for which s/he is qualified.

The Board shall approve the employment, and also, when not covered by the terms of a negotiated, collectively-bargained agreement, fix the compensation and establish the term of employment for each classified staff member employed by the Board.

Individuals employed in the following categories shall be considered members of the classified staff:



[x] Such approval shall be given only to those candidates for employment recommended by the Superintendent.

[] Such approval shall be given only to those candidates for employment chosen by the Board from a group selected by the Superintendent.

[] When any recommended candidate has been rejected by the Board, the Superintendent shall make a substitute recommendation.

All applications for employment shall be referred to the ______

Relatives of Board members may be employed by the Board, provided a member of the Board does not participate in any way in the discussion or vote on the employment when a conflict of interest is involved.

Relatives of staff members may be employed by the Board, provided the staff member being employed is not placed in a position in which s/he is supervised directly by the relative staff member.

<u>A supervisor may not date or have any form or sexual relationship with an employee who directly reports to him/her even when</u> the relationship is voluntary and welcome. Any such activity should be reported to the appropriate personnel.

[] The Board will not employ (but may reemploy) the

() children, siblings, spouse, parents, in laws, or bona fide dependents (IRS criteria) of a Board member.
 () children, siblings, spouse, parents, in laws, or bona fide dependents (IRS criteria) of a regular full time classified staff member.

 $[\underline{x}]$ Applications for employment will not be accepted from any current Board member. If a Board member wishes to apply for a position, his/her resignation must be accepted by the Board prior to submitting an application, and the Board member must not use or attempt to use his/her official authority or influence to secure the employment position.

[x] Any classified staff member's intentional misstatement of fact material to his/her qualifications for employment or the determination of salary shall be considered by this Board to constitute grounds for dismissal.

[x] The employment of classified staff members prior to approval by the Board is authorized when their employment is required to maintain continuity in District operations. Employment shall be recommended to the Board at the next regular meeting.

[\underline{x}] When appropriate, no candidate for employment as a classified staff member shall receive recommendation for such employment without having proffered visual evidence of proper certification/licensure or that application for such certification/licensure is in process.

Classified staff members also must pass a background check performed by the Bureau of Criminal Identification and Investigation (see Policy 4121).

The Superintendent shall prepare procedures for the recruitment and selection of all classified staff. <u>Procedures shall comply with</u> <u>all local, State, and Federal laws including the requirements for Title I paraprofessionals.</u>

REQUIREMENTS FOR TITLE I PARAPROFESSIONAL

Educational aides/paraprofessionals assigned to provide academic support in a core subject area to any student in any program supported by Title I funds must be properly certified as required by the Elementary and Secondary Education Act, as amended ("ESEA") and State law. A properly certified paraprofessional is defined as an individual who holds a valid educational aide permit and who meets at least one (1) of the following criteria:

- A. has a designation of "ESEA qualified" on the educational aide permit
- B. has successfully completed at least two (2) years of coursework at an accredited institution of higher education
- C. holds an associate degree or higher from an accredited institution of higher education
- D. <u>meets a rigorous standard of quality as demonstrated by attainment of a qualifying score on an academic assessment</u> <u>specified by the department of education</u>

"Core subject areas" include Reading, English Language Arts, Mathematics, Science, Social Studies, Foreign Language, and Fine Arts.

Employment of all paraprofessionals hired for a Title I supported program must have a secondary school diploma or its recognized equivalent and one of the following:

- A. Completed two (2) years study at an institution of higher education; or
- B. Obtained at least an associates degree; or
- C. Met a rigorous standard of quality and demonstrate through formal State or local academic assessment:
 - 1. knowledge of and the ability to assist in instructing, reading, writing and mathematics; or
 - 2. knowledge of and the ability to assist in instructing, reading readiness, writing readiness and mathematics readiness, as appropriate.

Exceptions - These requirements do not apply to a paraprofessional:

- A. Who is proficient in English and a second language and serves as a translator primarily to enhance the participation of children in Title I programs; or
- B. Whose duties consist solely of conducting parental involvement activities.

Paraprofessional duties - Paraprofessionals working for a Title I supported program may be assigned to duties not inconsistent with the following:

- A. providing one-on-one tutoring for eligible students during times when the teacher would not otherwise be instructing the student;
- B. assisting with classroom management, such as organizing instructional and other materials;
- C. providing assistance in a computer laboratory;
- D. providing support in a library or media center;
- E. conducting parental involvement activities;
- F. acting as a translator;
- G. provide instructional services to students, if working under the direct supervision of a teacher; a paraprofessional will be considered to be working under the "direct supervision" of a teacher if the:
 - 1. teacher plans the instructional activities that the paraprofessional carries out;
 - 2. teacher evaluates the achievement of the students with whom the paraprofessional is working;
 - 3. paraprofessional works in close and frequent physical proximity to the teacher;
- H. performing limited duties beyond classroom instruction or that do not benefit program participants, so long as those duties are also assigned to non-Title I paraprofessionals. Title I paraprofessionals may not be assigned to more of these duties, proportional to their total work time, than the amount assigned to similar non-Title I paraprofessionals in the same school.

The Superintendent shall report State certification and licensure status for every paraprofessional at least annually in accordance with State and Federal law. At the start of the school year, the Superintendent shall notify parents/guardians of each student enrolled in the District that they may request information about the professional qualifications of each paraprofessional who provides services to the student. Upon request of the parent/guardian, the District will provide information about each assigned paraprofessional in a timely manner. The information will include the qualifications of the paraprofessional(s) assigned to work with the student.

Confirmation of Licensure

No staff member employed in a position for which licensure is required (e.g. paraprofessional) may be paid until evidence of such appropriate licensure for the subject area, grade level, or position, etc. has been received by the Superintendent and transmitted to the Treasurer.

The provisions as set forth above do not apply to paraprofessionals providing non-instructional service such as providing technical support for computers, providing personal care services, or performing clerical duties.

R.C. 2909.34, <u>3319.074,</u> 3319.081, 3319.082, 3319.39 A.C. 3301-83-07 <u>ESEA 1112</u> 20 U.S.C. 6319

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R.C. 2909.34, 3319.074, 3319.081, 3319.082, 3319.39

A.C. 3301-83-07 ESEA 1112 20 U.S.C. 6319



Book	Policy Manual
Section	Revisions - Volume 38 Number 2
Title	EMPLOYMENT OF PERSONNEL FOR CO-CURRICULAR/EXTRA-CURRICULAR ACTIVITIES
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Adopted	August 22, 2011
Last Revised	October 23, 2012

4120.08 - EMPLOYMENT OF PERSONNEL FOR CO-CURRICULAR/EXTRA-CURRICULAR ACTIVITIES

The Board of Education may find it necessary to employ, on a part-time basis, coaches or activity sponsors who are not members of the professional staff. Such part-time employees

- (\underline{x}) may be members of the District's
 - (x) classified staff
 - (x) support staff
 - (\underline{x}) or individuals from the community or nearby areas.

The Board authorizes the Superintendent

- (\underline{x}) to recommend candidates for employment by the Board.
- (x) to act for the Board in employing such part-time staff.

Each coach or activity sponsor shall hold a valid Pupil Activity Program Permit issued by the State Board of Education under R.C. 3319.303(A), have any other necessary qualifications, have been properly interviewed, and shall sign an employment contract which includes the conditions of employment, compensation arrangements, and contract termination procedures.

<u>No staff member employed in a position for which licensure or permit is required may be paid until evidence of such appropriate</u> <u>licensure or permit valid for the effective dates of such services has been received by the Superintendent and transmitted to the</u> <u>Treasurer.</u>

[x] The Board will not allow any prospective coach or activity sponsor to engage in supervision and/or coaching activities until such time that a valid Pupil Activity Permit for that individual is filed with the District.

Personnel must also pass a background check performed by the Bureau of Criminal Identification and Investigation and the Federal Bureau of Investigation (see Policy 4121).

The Board may renew the contract of any nonlicensed individual, currently employed by the Board for one or more years, without first offering the position held by that individual to employees of the District who are licensed individuals or advertising the position as available to any qualified licensed individuals who are not currently employed by the Board unless otherwise prohibited by a collective bargaining agreement.

R.C. 2909.34, 3313.53, 3319.291, 3319.303, <u>3319.36,</u> 3319.39 A.C. 3301-27-01, <u>Ohio Ethics Commission Advisory Opinion 2008-01</u> Legal

R.C. 2909.34, 3313.53, 3319.291, 3319.303, 3319.36, 3319.39 A.C. 3301-27-01, Ohio Ethics Commission Advisory Opinion 2008-01



BookPolicy ManualSectionRevisions - Volume 38 Number 2TitleDRUG AND ALCOHOL TESTING OF CDL LICENSE HOLDERS AND OTHER EMPLOYEES WHO
PERFORM SAFETY-SENSITIVE FUNCTIONSCodepo4162_20200220_mrrStatusReady for Board ReviewAdoptedAugust 22, 2011Last RevisedNovember 20, 2018

4162 - DRUG AND ALCOHOL TESTING OF CDL LICENSE HOLDERS AND OTHER EMPLOYEES WHO PERFORM SAFETY-SENSITIVE FUNCTIONS

The Board of Education believes that the safety of students while being transported to and from school or school activities is of utmost importance and is the primary responsibility of the driver of the school vehicle. To fulfill such a responsibility, each driver, as well as others who perform safety-sensitive functions with Board-owned and/or operated ("Board-owned") vehicles must be mentally and physically alert at all times while on duty. To that end, the Board has established this policy and others related to employees' health and well-being.

For purposes of this policy and the guidelines associated with the policy, the following definitions shall apply:

- A. The term illegal drug means drugs and controlled substances, the possession or use of which is unlawful, pursuant to Federal, State, and local laws and regulations.
- B. The term controlled substance includes any illegal drug and any drug that is being used illegally, such as a prescription drug that was not legally obtained or not used for its intended purposes or in its prescribed quantity. The term does not include any legally-obtained prescription drug used for its intended purpose in its prescribed quantity unless such use would impair the individual's ability to safely perform safety-sensitive functions.
- C. The term controlled substance abuse includes excessive use of alcohol as well as prescribed drugs not being used for prescribed purposes, in a prescribed manner, or in the prescribed quantity.
- D. The term safety-sensitive functions includes all tasks associated with the operation and maintenance of Board-owned vehicles. This term further includes any period in which an individual is actually performing, ready to perform, or immediately available to perform any safety-sensitive function.
- E. The term CDL license holder means all regular and substitute bus drivers, other staff members who may drive students in Board-owned vehicles or inspect, repair, and maintain Board-owned vehicles.
- F. The term while on duty means all time from the time the CDL license holder begins to work or is required to be in readiness for work until the time s/he is relieved from work and all responsibility for performing work.

The Board expects all CDL license holders to comply with Board Policy 4122.01 on Drug-Free Schools which prohibits the possession, use, sale, or distribution of alcohol and any controlled substance on school property at all times. Further, the Board concurs with the Federal requirement that all CDL license holders should be free of any influence of alcohol or controlled substance while on duty.

The Board directs the Superintendent to establish a drug and alcohol testing program whereby each regular and substitute bus driver, as well as any other staff member who holds a CDL license, is tested for the presence of alcohol in his/her system as well as for the presence of the following controlled substances:

- A. Marijuana
- B. Cocaine
- C. Opioids
- D. Amphetamines
- E. Phencyclidine (PCP)

[] OPTION #1

The drug tests are to be conducted in accordance with Federal and State regulations a.) prior to employment, (Controlled Substances Only), b.) for reasonable suspicioncause, c.) upon return to duty after any alcohol or drug rehabilitation, d.) after any post accident, e.) on a random basis, and f.) on a follow up basis.

[x] OPTION #2

The drug tests are to be conducted in accordance with Federal and State regulations a.) prior to employment, b.) for reasonable <u>suspicion</u>cause, c.) upon return to duty after any alcohol or drug rehabilitation, d.) after any post-accident, e.) on a random basis, and f.) on a follow-up basis.

[x] Candidates shall also be tested for the presence of alcohol in their system prior to employment.

[END OF OPTIONS]

Any staff member who tests positive shall <u>immediately</u> be prohibited from performing or continuing to perform his/her safetysensitive functions (e.g., driving any Board-owned vehicle) and be referred to the District's Employee Assistance Program.

Furthermore, if during any test the lab determines that an adulterant has been added to the specimen, then:

 (\underline{x}) the test will be considered positive and the employee shall be prohibited from driving any school vehicle and be referred to the District's Employee Assistance Program.

(x) the employee will be re-tested with an observed collection to prevent the addition of an adulterant to the specimen.

Any staff member who refuses to submit to a test shall <u>immediately</u> be prohibited from performing or continuing to perform his/her safety-sensitive functions (e.g., driving any Board-owned vehicle).

Staff members who voluntarily disclose that they have an addiction to alcohol or controlled substances may participate in the Employee Assistance Program, and will qualify for the receipt of medical insurance benefits for treatment of alcohol or substance abuse, including follow-up care, to the extent that such benefits are provided for or offered in the Board's health insurance package. Voluntary disclosure of an alcohol or drug addiction by a staff member will not subject the staff member to disciplinary action unless such disclosure is made after the staff member is selected to be tested or immediately prior to the selection of staff members to be tested. Nothing herein shall prevent the Board from disciplining a staff member for misconduct associated with his/her alcohol and/or drug use regardless of whether the employee has disclosed that s/he has an alcohol or drug addiction.

<u>If a staff member admits to failing a previous drug or alcohol test, or has refused to test, the staff member will not be permitted</u> to perform safety-sensitive functions until completing the return-to-duty process.

A staff member will be subject to disciplinary action, up to and including termination, for any of the following reasons:

- A. reports for duty or performs work while having an alcohol concentration of 0.04 or greater <u>or performs safety-sensitive</u> <u>functions within four (4) hours after using alcohol</u>
- B. reports for duty or performs work while testing positive for using a <u>controlled substanceprohibited drug</u>, or while being under the influence of a <u>controlled substanceprohibited drug</u>
- C. refuses to disclose any therapeutic drug use or submit to drug and/or alcohol testing
- D. alters or attempts to alter or unduly influence alcohol and/or drug testing results

EX. A.1 - April 8, 2020

Prior to the beginning of the testing program, the Board shall provide a drug-free awareness program which will inform each CDL license holder about:

- A. the dangers of illegal drug use and controlled substance and alcohol abuse;
- B. Board Policy 4122.01 Drug-Free Workplace, Policy 4161 -Unrequested Leaves of Absence/Fitness for Duty, <u>and Policy 4170 Substance Abuse</u>, and Policy 4170-01 Employee Assistance Program;
- C. the topics identified in AG 4162A;
- D. the sanctions that may be imposed for violations of Policy 4122.01.

All time spent undergoing an alcohol or controlled substance test, including travel time, will be paid at the staff member's regular rate of pay, or at his/her overtime rate, if applicable. Any staff member who is not allowed to return to work while awaiting test results will be compensated during the waiting period for all work time lost, including overtime, if applicable. The Board shall pay all costs associated with the administration of alcohol and controlled substance tests. This includes testing of the "split specimen" at a Federally certified laboratory if so requested by a staff member. <u>Requests for a "split specimen" must be made within seventy-two (72) hours of receipt of the notification of a positive drug test.</u> The Board will not pay for the employee's time while not on duty, if the split specimen test results are positive.

Alcohol and drug test results shall be protected as confidential medical records as appropriate under <u>Federal law</u>the <u>Americans</u> With <u>Disabilities Act</u> (i.e. test results shall be provided on a right to know basis - the employee, the employer, and the substance abuse professional - and the results shall not be presented until analyzed by a Medical Review Officer).

A tested individual, upon written request, will <u>be promptly provided copies of have access to</u> any records relating to his/her use of drugs and alcohol, including any records pertaining to his/her drug and alcohol tests. A tested individual must provide written <u>authorizationspecific written consent</u> before his/her test result can be provided to any other person except <u>as required by law.a</u> government agency specified in the applicable Federal regulations.

All tests shall be conducted in accordance with Federal testing guidelines and be performed by a laboratory that is Federally certified. (i.e. testing procedures and devices used will be as set forth in 49 C.F.R. Part 40).

The alcohol and drug testing program shall be under the direction of the Superintendent.

The Superintendent shall arrange for the required amount of training for appropriate staff members in drug recognition, in the procedures for testing, and in the proper assistance of staff members who are subject to the effects of substance abuse.

The Superintendent shall submit, for Board approval, a contract with a certified laboratory to provide the following services:

- A. testing of all first and second test urine samples
- B. clear and consistent communication with the District's Medical Review Officer (MRO)
- C. methodology and procedures for conducting random tests for controlled substances and alcohol
- D. preparation and submission of all required reports to the District, the MRO, and to Federal and State governments

The Superintendent shall also select the agency or persons who will conduct the alcohol breathalyzer tests, the District's MRO, and the drug collection site(s) in accordance with the requirements of the law.

Notification

<u>A tested candidate shall be notified of the results of a pre-employment controlled substances test conducted under this part, if the driver requests such results within sixty (60) calendar days of being notified of the disposition of the employment application.</u>

A tested individual shall be notified of the results of random, reasonable suspicion and post-accident tests for controlled substances conducted under this policy if the test results are verified positive. The tested individual shall also be informed which controlled substance or substances were verified as positive.

FX A1-April 8 2020

The Superintendent shall make reasonable efforts to contact and request each driver who submitted a specimen under the employer's program, regardless of the driver's employment status, to contact and discuss the results of the controlled substances test with a medical review officer who has been unable to contact the driver.

The Superintendent shall immediately notify the medical review officer that the driver has been notified to contact the medical review officer within seventy-two (72) hours.

Individuals holding a CDL license must notify all current employers of any DOT violations (such as testing positive for the presence of alcohol or a controlled substance in violation of this policy). The notification must be made 1) by the end of the business day following the day the individual first receives notice of the violation or 2) prior to performing any safety-sensitive function, whichever comes first. Individuals are not required to notify the employer that administered the test or that documented the circumstances giving rise to the violation.

In the event that an individual is selected for testing, the Superintendent will inform the individual that the test is required by applicable law.

Reporting Test Results

The Superintendent shall prepare and maintain a summary of the results of its alcohol and controlled substances testing programs performed under this policy during the previous calendar year, when requested by the Secretary of Transportation, any DOT agency, or any State or local officials with regulatory authority over the employer or any of its drivers. Such summaries shall be submitted in a manner and timeline as required by law.

Educational Materials Related to Certain Federal Regulations, Board Policies, and Procedures

CDL License Holders and other employees who perform safety-sensitive functions will be provided educational materials that discuss the employer's policies and procedures with respect to post-accident information and positive test results, among other things, at the time of hire or at any time when required to operate a school vehicle. The educational materials shall explain the requirements of applicable Federal regulations and the Board's policies and District's procedures with respect to meeting these Federal regulations. The Board designates the (\underline{x}) Director of Transportation as the individual responsible for providing educational materials to CDL License Holders and other employees who perform safety-sensitive functions. The educational materials will include, at a minimum, the following:

- A. the contact information for the (\underline{x}) <u>Director of Transportation</u>, who is the individual designated by the Board to answer questions about the educational materials
- B. a statement that all CDL License Holders and other employees who perform safety-sensitive functions are subject to <u>Federal law addressing</u>49 C.F.R. 382, which is a Federal regulation that addresses the misuse of alcohol and other controlled substances
- C. information sufficient to make clear to employees the period of the work day during which they are required to comply with the regulations
- D. information concerning prohibited conduct
- E. the circumstances under which employees are subject to testing for alcohol and/or controlled substances
- F. the procedures for testing for the presence of alcohol and controlled substances in order to protect the employee and the integrity of the testing process, to safeguard the validity of the test results, and to confirm the results are attributed to the correct employee, including post-accident information, procedures, and instructions required under Federal regulations
- G. the requirement that staff members must submit to alcohol and controlled substance testing as required by the regulations
- H. an explanation of what constitutes a refusal to be tested for alcohol or controlled substances and the attendant consequences
- I. the consequences of testing positive, including the requirements of immediate removal from safety-sensitive functions, and the procedures regarding referral, evaluation, and treatment

- J. the consequences for employees found to have an alcohol concentration of 0.02 or greater but less than 0.04
- K. information concerning the effects of alcohol and controlled substances use on an individual's health, work, and personal life; signs and symptoms of an alcohol problem (the employee's or a co-worker's); and available methods of intervening when a drug or alcohol and/or controlled substances problem is suspected (including confrontation and how to refer someone to an Employee Assistance Program or to management), and
- L. information regarding the requirement that certain personal information collected and maintained under <u>Federal law</u>49 <u>C.F.R. Part 382</u> be reported to the Commercial Driver's License Drug and Alcohol Clearinghouse
- M. <u>indicating that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance, including alcohol, is prohibited on all school board property and at school-sponsored activities. Individuals are strictly prohibited from reporting to work or being on duty while under the influence of alcohol or a controlled substance.</u>

These materials are to be distributed to each staff member upon being hired or transferred into a covered position thereafter. A staff member who refuses to sign the requisite statement shall be prohibited from performing any safety sensitive functions. Each staff member must sign a statement certifying receipt of these materials. Each staff member will receive a copy of the educational materials and must sign a statement certifying receipt of such materials. A staff member who refuses to sign the requisite statement shall be prohibited from performing any safety-sensitive functions. Each employee (and a labor organization representing Board employees) shall receive written notice of the availability of this information, and the identity of the Board's designated representative in charge of answering employee questions about the materials.

Return-to-Duty (Safety-Sensitive Positions)

Employees who are removed from performing safety-sensitive functions as a result of this policy must take and pass a return-toduty test before returning to performing safety-sensitive functions. The return-to-duty test will not occur until after a Substance Abuse Professional (SAP) has determined that the employee has successfully complied with prescribed education and/or treatment. The employee must have a negative drug test result and/or an alcohol test with an alcohol concentration of less than 0.02 before resuming performance of safety-sensitive duties. <u>The employee will not be permitted to perform safety-sensitive functions until the start of the employee's next regularly scheduled duty period, but not less than twenty-four (24) hours following administration of the return-to-duty test.</u>

Subject to any collective bargaining agreement or other legal requirements, employees who are eligible to return to performing safety-sensitive functions may not do so without the approval of the Superintendent.

49 C.F.R. Part 382 34 C.F.R. Part 40 <u>34 C.F.R. Part 84</u>

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Legal 49 C.F.R. Part 382

34 C.F.R. Part 40 34 C.F.R. Part 84



Book	Policy Manual
Section	Revisions - Volume 38 Number 2
Title	GRADUATION REQUIREMENTS
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Adopted	May 25, 2011
Last Revised	November 20, 2019

5460 - GRADUATION REQUIREMENTS

In order to acknowledge each student's successful completion of the instructional program, appropriate to the achievement of District goals and objectives as well as personal proficiency, the Board of Education awards a diploma to eligible students at a graduation ceremony.

The Board of Education shall award a regular high school diploma to every student enrolled in this District who meets the requirements of graduation established by <u>State law and</u> this Board or who properly completes the goals and objectives specified in his/her individualized education program (IEP) including either the exemption from or the requirement to complete the tests required by the State Board of Education in order to graduate. In addition to earning course credits, each student must earn the required number of points, unless exempted, on the tests required by the State Board of Education to graduate fulfill the requirements of one (1) graduation pathway that has been approved by the State. (x) Ohio law provides two (2) additional options to earn a high school diploma for students in the Class of 2020 (See AG 5460).

For the Class of 2018 and beyond, a diploma shall be awarded to students meeting the curriculum credit requirements and who achieve one of the following three options: a cumulative passing score with the required number of points in each area on end of course exams, earn the required points on the WorkKeys assessment and an approved industry recognized credential, or earn a remediation free score in English language arts and mathematics on the ACT or SAT, subject to limitations on assessments as outlined below.

Course Credits Required for Graduation

CHOOSE OPTION #1 OR OPTION #2

[] [OPTION #1]

The requirements for graduation from high school include earning ______ () [minimum of twenty (20)] units of credit in grades nine through twelve as established in State law and passing the graduation tests required by the State Board of Education or meeting the alternative pathway to graduation. this Board and fulfilling the requirements of one (1) graduation pathway that has been approved by the State. All students must complete at least two (2) semesters of fine arts. However, no student shall be required to remain in school for any specific number of semesters or other terms if the student completes the required curriculum early.

[x] [OPTION #2]

The requirements for graduation from high school include passing the graduation tests required by the State Board of Education or meeting the alternative pathway to graduation, and earning The requirements for graduation from high school include earning 22 [minimum of twenty (20)] units of credit in grades nine (9) through twelve (12) as established in State law and this Board and fulfilling the requirements of one (1) graduation pathway that has been approved by the State. To graduate, students must earn 22 () [minimum of twenty (20)] units of credit in grades nine through twelve as follows:

[NOTE: Adjust "Units Required" numbers up from statutory minimum listed if District has additional requirements.]

Subject	Units Required
English Language Arts_{[Minimum of four (4) credits]	<u>4.0</u>
Health_{Minimum of one half (1/2) credit}	<u>0.5</u>
Physical Education_{Minimum of one half (1/2) credit}	<u>0.5</u>
Mathematics <u>[Minimum of four (4) credits]</u> (must include one (1) unit of alg or equivalent of algebra II or one (1) unit of advanced computer science. Pa must sign a written statement acknowledging that not taking algebra II <u>might negatively impact college</u> admissions decisions before a student may substitute advanced computer science for algebra II	<u>4.0</u>

may substitute advanced computer science for algebra II.

1.0

Students who are enrolled in a career technical program may complete a career-based pathway math course as an alternative to algebra II or advanced computer science.) (must include 1 unit algebra II or equivalent of algebra II)

Science [Minimum of three (3) credits] (must include 1 unit physical sciences, one (1) unit of life sciences, and one (1) unit advanced study in one (1) or more of: chemistry, physics, other physical science, advanced biology or other life science, physical geology or other earth or space science, <u>3.0</u> <u>3.0</u> <u>computer science</u>.)

Social Studies [Minimum of two (2) credits] (for students entering ninth grade after July 1, 2017, (must include at least one-half (1/2) unit in world history and civilizations)(must include 1/2 unit of American history and 1/2 unit of American government), 1/2 unit of American history, 1/2 unit of American government, and 1/2 unit of economics.) 3.0

History and Government [Minimum of one (1) credit] (must include one half (1/2) unit of American history, one half (1/2) unit of American government)

Fine Arts

 Fine Arts, including music _____ electives Electives: [Minimum of five (5) credits] (must include one (1) or aAny

 combination of a foreign language, computer coding, fine arts, business, career-technical education, family

 and consumer sciences, technology, agricultural education, a junior

 reserve officer training corps (JROTC) program approved by the U.S. Congress, or English

 Language Arts, Mathematics, Science, or Social Studies courses not otherwise required)

[NOTE: END OF OPTIONS]

All students must receive instruction in economics and financial literacy during Grades 9 – 12. Additionally, all students must receive instruction in cardiopulmonary resuscitation and the use of an automated external defibrillator from an approved source during Grades 9-12, unless the student is exempted from such training due to a disability or by written request of the parent.

[NOTE: Credit requirements in State law must still be met]

Students who achieve an industry credential or license that requires an examination shall not be required to take additional technical assessments. If the student does not participate in licensure or license examination, the student shall take the applicable technical assessments. Students must attain specified scores on assessments as required to demonstrate workforce readiness on a nationally recognized job skills assessment in order to obtain a diploma.

Certain students are not required to take the college and career readiness assessments administered to all eleventh (11th) grade students:

- A. students who demonstrate they are remediation-free on the English, math and reading nationally-recognized assessments prior to the administration of the college and career readiness assessments;
- B. students with significant cognitive disabilities who take an alternative assessment and students with intellectual disabilities outlined in state in accordance with State guidance, and
- C. Limited English proficient students enrolled in United States schools for less than two (2) years for whom no appropriate accommodations are available.

Students may take the assessment even if they are not required to do so.

[x] The Board shall affix the State of Ohio Seal of Biliteracy to the diplomas of students who achieve all the requirements in an eligible language as established by the Ohio Department of Education. A student may be required to pay a fee to demonstrate proficiency in a language, which may include the cost of a standardized test.

[x] Physical Education Waiver

Students who have participated in interscholastic athletics, marching band, show choir, or cheerleading for at least two (2) full seasons as defined in the <u>student</u> handbook, while enrolled in grades 9 through 12, and as documented by the <u>school counselor</u> [athletic director, assistant principal, guidance counselor, etc.] may be excused from the high school physical education requirement. Students electing such an excuse shall complete one-half (1/2) unit of at least sixty (60) hours of instruction in another course of study which is designated by the Board as meeting the high school curriculum requirements. (<u>x</u>) A student who has participated in the junior reserve officer training corps for at least two (2) full school years while enrolled in grades 9 through 12 may be excused from the high school physical education requirement and may use credit for such participation to satisfy the requirement to complete one-half (1/2) unit in another course of study.

Credit may be earned by:

- A. completing coursework;
- B. testing out of or demonstrating mastery of course content; or

Credit may be earned at an accredited postsecondary institution through College Credit Plus (CCP).

Every high school may permit students below the ninth grade to take advanced work for credit. This work shall count toward the graduation requirements if it was both:

- A. taught by a person who possesses a license/certificate issued under State law that is valid for teaching high school;
- B. designated by the Board as meeting the high school curriculum requirements.

For students graduating in the class of 2018 and beyond:

State Graduation Requirements

The District will comply with State Board of Education requirements for graduation. Students shall earn required credits for graduation in the appropriate subject areas, and achieve one (1) of three (3) pathways the pathways as summarized below (available pathways change and are specific to each graduating class):

Class of 2019 through Class of 2022

Students who have entered ninth grade before July 1, 2019 shall earn required credits for graduation in the appropriate subject areas, and achieve one (1) of three (3) pathways:

- A. earning a State Board of Education approved, industry-recognized credential or group of credentials and <u>achieve the required score on a</u> workforce readiness assessment selected by the <u>State</u> workforce readiness score on the Workkeys assessment; or
- B. earning a cumulative score on subject-specific end of course exams equal to State Board requirements for the year of graduation; or
- C. earning remediation-free scores in English language arts and math on a nationally recognized college admission exam such as ACT or SAT.

Students in the graduating classes of 2019 and 2020 may be eligible for graduation by completing two (2) additional alternative pathways.

- A. <u>Academic Pathway.</u> Take all end-of-course examinations and retake examinations in English Language Arts or Math at least once if the student received a score lower than a three (3), plus meet at least two (2) of the following conditions:
 - 1. attain an attendance rate of at least ninety-three percent (93%) during twelfth grade year (not available for students who enter ninth grade after July 1, 2016)
 - take at least four (4) full-year or equivalent courses during twelfth grade and obtain a grade point average of 2.5 on a 4.0 scale during twelfth grade (students who entered ninth grade between July 1, 2016, and June 30, 2017, must obtain this GPA during eleventh grade as well)
 - 3. <u>complete a capstone project during twelfth grade in accordance with District administrative guidelines (capstone projects for students who entered ninth grade between July 1, 2016, and June 30, 2017, must comply with guidance to be developed by the <u>State</u>).</u>
 - 4. complete 120 hours of work in community service in accordance with District administrative guidelines (community service approved for students who entered ninth grade between July 1, 2016, and June 30, 2017, must comply with guidance to be developed by the State and be both approved and verified by the District)
 - 5. earn three (3) or more transcripted credit hours under the College Credit Plus Program at any time during high school
 - 6. pass an Advanced Placement or International Baccalaureate course and receive a score of three (3) or higher for an AP examination or four (4) or higher for an International Baccalaureate examination during high school
 - 7. earn a level three (3) score for each of "reading for information," "applied mathematics," and "locating information" components of the job skills assessment selected by the State Board
 - 8. obtain an industry-recognized credential or a group of credentials equal to at least three (3) total points
 - 9. satisfy conditions required to receive an OhioMeans-Jobs-readiness seal
- B. Career Technical Pathway

Take all end-of-course examinations; complete a career-technical training program approved by ODE that includes at least four (4) career-technical courses, and meet one (1) of the following conditions:

- 1. <u>demonstrate successful workplace participation with 250 hours of workplace experience and evidence Paper and evidence evaluations from the employee or supervisor and a representative of the School District</u>
- 2. obtain an industry-recognized credential or group of credentials equal to at least twelve (12) points
- 3. attain a cumulative score of at least proficient on career-technical education assessments or test modules required for the program

Class of 2023 and Beyond

Students who enter ninth grade after July 1, 2019, must satisfy the following two (2) requirements. (x) The Board of Education permits students who enter ninth grade before July 1, 2019, to earn a diploma if they meet these requirements as an additional pathway to graduation.

- A. Earn at least two (2) State diploma seals, one (1) of which must include:
 - 1. Seal of Biliteracy;
 - 2. OhioMeansJobs-readiness Seal; or
 - 3. <u>State Diploma Seal in one (1) of the following areas: Industry-recognized Credential Seal; College-ready seal; Military Enlistment Seal; Citizenship seal; Science Seal; Honors Diploma Seal; Technology Seal.</u>

The Board offers the following additional seal(s) in accordance with adopted administrative guidelines: (x) Community Service Seal; (x) Fine/Performing Arts Seal; (x) Student Engagement Seal.

- B. Attain a competency score on each of the Algebra I and English Language Arts II end-of-course examinations. Students who receive a proficient score on Algebra I or English Language Arts prior to entering high school will fulfill this requirement and will not be required to retake the exams. Students who fail to attain the competency score in either subject will be offered remedial support and will be required to retake the exam(s) at least once. A student who fails to achieve the competency score a second time may demonstrate competency in the failed subject area by completing one (1) of the following:
 - 1. earn course credit through College Credit plus in that subject
 - 2. provide evidence of enlistment in a branch of the armed services of the United States; or
 - 3. complete two (2) of the following options, with at least one (1) of the options being a foundational option
 - a. Foundational Options: earning a score of proficient or higher on three (3) or more State technical assessments; obtaining an industry-recognized credential; completing a pre-apprenticeship or apprenticeship in a chosen career field; providing evidence of acceptance into an apprenticeship program after high school that is restricted to participants eighteen (18) years of age or older.
 - b. **Supporting Options**: completing 250 hours of a work-based learning experience with evidence of positive evaluations; obtaining an OhioMeansJobs-readiness seal; attaining a workforce readiness score selected by the State.

An honors diploma shall be awarded to any student who meets the established requirements for graduation or the requirements of his/her IEP; attains the applicable scores on the tests required by the State Board of Education to graduate; and meets any additional criteria the State Board may establish.

<u>Participation in commencement exercises is a privilege and not a right.</u> Commencement exercises will include only those students who have successfully completed requirements for graduation as certified by the high school principal or those students who have <u>otherwise</u> been deemed eligible to participate in such exercises. in accordance with the terms of their IEP. No student who has completed the requirements for graduation shall be denied a diploma as a disciplinary measure. A student may be denied participation in the ceremony of graduation when personal conduct so warrants. However, no student who has completed the requirements for graduation shall be denied a diploma as a disciplinary measure.

The Board also shall grant a diploma of adult education to all District residents over the age of twenty-one (21) who meet the requirements established by the State Board of Education.

The Superintendent shall establish whatever administrative guidelines are necessary to comply with State rules and regulations.

R.C. 3313.60, 3313.6021, 3313.603, 3313.61, 3313.611, 3313.6111, 3313.614 R.C. 3313.615, <u>3313.617</u>, 3313.618, 3313.647, 3313.903, 3323.08 R.C. 3301.07, 0710, 0711 A.C. 3301-41-01, 3301-13-01 to 07

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R.C. 3313.60, 3313.6021, 3313.603, 3313.61, 3313.611, 3313.6111, 3313.614

R.C. 3313.615, 3313.617, 3313.618, 3313.647, 3313.903, 3323.08

R.C. 3301.07, 0710, 0711

A.C. 3301-41-01, 3301-13-01 to 07



Book	Policy Manual
Section	Revisions - Volume 38 Number 2
Title	STUDENTS AT-RISK OF NOT QUALIFYING FOR A HIGH SCHOOL DIPLOMA
Code	po5460.02_New_20200213_mrr
Status	Ready for Board Review
Adopted	May 25, 2011

5460.02 - STUDENTS AT-RISK OF NOT QUALIFYING FOR A HIGH SCHOOL DIPLOMA

The Board of Education is committed to ensuring that all students have an opportunity to graduate with a high school diploma. To assist with this commitment, a graduation plan is developed for all students who are enrolled in high school. The Board also utilizes specific procedures and criteria to identify students who are at-risk of not qualifying for a high school diploma and provides appropriate interventions and supports to assist at-risk students in meeting graduation requirements.

Development of a Graduation Plan

The District will develop a graduation plan for each student enrolled in grades nine through twelve. The plan will be developed jointly by the student and a District representative and will remain in effect until the student qualifies for a high school diploma. The plan will be updated annually and will describe the targeted academic pathway(s) for the student to meet graduation requirements. Parents/guardians will be invited to assist in developing and updating the graduation plan.

 $[\underline{x}]$ The District may use a student's Individualized Education Plan ("IEP") in lieu of developing a graduation plan if the IEP contains academic goals that are substantively similar to a graduation plan.

Criteria for Identifying Students At-Risk

The determination of whether a student is at-risk of not qualifying for a high school diploma will be made using one (1) or more of the following criteria:

- A. student's lack of adequate progress in meeting the terms of a graduation plan;
- B. () excessive tardiness or absences from school;
- C. () history of in school or out of school discipline such as suspension and expulsion;
- D. (x) failing quarter/semester course grades in two (2) or more required classes for at least _____ semesters during high school;
- E. (x) failing to achieve minimum competency on necessary state tests.
- F. ()_____.

Administrative guidelines will be implemented that further define the criteria and how it will be used to identify at-risk students.

Procedures for Identifying Students At-Risk

The Superintendent will develop and implement procedures for identifying at-risk students enrolled in grades nine through twelve. $[\underline{x}]$ Procedures may also include a process to identify at-risk students before they enter ninth grade.

The procedures will include a method for determining when a student is not making adequate progress in meeting the terms of their graduation plan, as well as a process for determining whether students meet any of the other criteria included in this policy and administrative guidelines. Students who are identified as at-risk will be provided appropriate interventions and supports in accordance with Board policy and administrative guidelines.

EX. A.1 - April 8, 2020

Parent Notice

Upon determination that a student has been identified as at-risk, and at least annually thereafter while the student remains identified as at-risk, the District will provide parents/guardians with written notice. The notice will include the following information:

- A. a statement that the student is at-risk of not qualifying for a high school diploma;
- B. a description of the curriculum requirements and/or the student's individualized education program requirements that must be completed, as well as any other requirements a student, must satisfy to qualify for a high school diploma; and
- C. a description of any additional instructional interventions and supports that are available to assist the student with meeting the qualifications for a diploma.

Interventions and Supports

The Board will provide instructional interventions and supports for students identified as at-risk. The interventions and supports will be selected to assist the student in qualifying for a diploma. Interventions and supports may include the following:

- A. (x) mentoring programs;
- B. (x) tutoring programs;
- C. (x) earning high school credit through demonstration of subject area competency;
- D. () adjusted curriculum options;
- E. (x) career-technical program options;
- F. (x) mental health services;
- G. () physical health care services;
- H. () family engagement and support services;
- I. ()_____
- J. ()_____

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Legal R.C. 3313.617, 3313.618



BookPolicy ManualSectionRevisions - Volume 38 Number 2TitleAUTHORIZATION TO ACCEPT AND DISTRIBUTE ELECTRONIC RECORDS AND TO USE
ELECTRONIC SIGNATURESCodepo6107_20200213_mrrStatusReady for Board ReviewAdoptedDecember 13, 2012

6107 - AUTHORIZATION TO ACCEPT AND DISTRIBUTE ELECTRONIC RECORDS AND TO USE ELECTRONIC SIGNATURES

Unless a provision of law-enacted after September 14, 2000, specifically prohibits the use of an electronic record for the specified purpose, the Board of Education authorizes the acceptance and distribution/transmission of electronic records and electronic signatures to and from District staff and other persons, as well as between District staff members. The Board further authorizes District staff to create, generate, send, communicate, receive, store, process, use, and rely upon electronic records and electronic signatures. The Superintendent shall put in place measures to protect the integrity, security, and accessibility of electronic signatures and electronic records to comply with the mandates of State and Federal agencies or programs, including Medicaid.

<u>All District staff shall comply with all provisions of the Uniform Electronic Transaction Act when creating, generating, sending, communicating, receiving, storing, processing, using, and relying upon electronic records. Further, all District staff and other persons who use electronic signatures when completing transactions with the Board shall do so in compliance with State law.</u>

The Superintendent is authorized to develop administrative guidelines concerningWith regard to the acceptance and distribution/transmission of electronic records and electronic signatures. After giving due consideration to security, the Superintendent may specify the following:

- A. The manner and format in which the electronic records must be created, generated, sent, communicated, received, and stored, and the systems established for those purposes.
- B. If electronic records must be signed by electronic means, the type of electronic signature that is required, the manner and format in which the electronic signature must be affixed to the electronic record, and the identity of, or criteria that must be met, by any third party used by a person filing a document to facilitate the process.
- C. Control processes and procedures as appropriate to provide for adequate preservation, disposition, integrity, security, confidentiality, and auditability of electronic records.
- D. Any other required attributes for electronic records that are specified for nonelectronic records or reasonably necessary under the circumstances.

All District staff shall comply with all provisions of the Uniform Electronic Transaction Act when creating, generating, sending, communicating, receiving, storing, processing, using, and relying upon electronic records. Further, all District staff and other persons who use electronic signatures when completing transactions with the Board shall do so in compliance with State law.

<u>15 U.S.C. 7001 et seq.</u> Ohio Revised Code Chapter 1306

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15 U.S.C. 7001 et seq Ohio Revised Code Chapter 1306

RESOLUTION

WHEREAS on March 14, 2020, Amy Acton, MD, MPH, Director of the Ohio Department of Health, ordered that all school buildings that provide any kindergarten through grade twelve instruction in the State of Ohio be closed to students beginning at 12:01 a.m. on March 17 and ending at 11:59 p.m. on April 3, 2020 to prevent the spread of COVID-19 into the State of Ohio;

WHEREAS on March 30, 2020, Dr. Acton issued an amended order, and ordered all school buildings to remain closed to students until 11:59 p.m. on May 1, 2020;

WHEREAS in Dr. Acton's orders she provided for the purpose of clarity, this closure does not include administrators, teachers, staff, vendors or contractors of a school and that the administration of each school shall determine the appropriate level of access in the school during the closure;

WHEREAS Dr. Acton's March 30, 2020 order provides that it shall remain in full force and effect until the COVID-19 State of Emergency declared by Governor DeWine no longer exists, or until Dr. Acton rescinds or modifies this order;

WHEREAS Governor DeWine in his March 12, 2020 statement announcing school closures directed that "schools should work to provide education through alternative means," and Am.Sub.H.B. 197 and the Ohio Department of Education have provided further guidance for instruction;

NOW, THEREFORE, the Olentangy Local School District Board of Education hereby authorizes the Superintendent and Treasurer, during the time period that Olentangy Local School District's school buildings are closed to students due to COVID-19, to take any and all actions necessary to maintain educational programming for students and provide for the safety of all students and staff, including without limitation, directing students and staff as appropriate; implementing curriculum as appropriate; purchasing, obtaining, leasing or otherwise utilizing and paying for all necessary supplies, services, technology and equipment necessary for education through alternative means; and complying with orders and guidance issued by the federal and state government and agencies in response to the COVID-19 crisis. During this time, the Board temporarily suspends policies inconsistent with such orders and guidance to the extent necessary to implement this Resolution.

The Board further finds and concludes expenditures pursuant to this Resolution are for a proper public purpose and necessary in response to the unprecedented COVID-19 crisis.

SUPPLEMENTAL CONTRACTS 2019-20 School Year Recommended for Board of Education Approval on April 8, 2020

		Coach / Advisor			Contract			
Supplemental Area	Location	Last Name	First Name	Middle	Group	Step	Amount	Season
Drama								
Drama Director	OBHS	Gibbons	Erin	C.	4	9	\$ 5,179.0) Winter
Drama								
Drama Director	OBHS	Gibbons	Erin	C.	4	9	\$ 5,179.0) Spring